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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/484,121	09/484,121 01/13/2000		Ralf Reiner Schumann	0107-020P/GPK	9305
23622	7590	08/09/2002			
GABRIEL I GOODWIN I			EXAMINER		
599 LEXING	TON A		KAM, CHIH MIN		
40TH FLOO NEW YORK		0022		ART UNIT	PAPER NUMBER
				1653	02
				DATE MAILED: 08/09/2002	25

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application I	No. Applica	nt(s)
Offic	Action Commence	09/484,121	SCHUM	ANN ET AL.
Onic	Action Summary	Examiner	Art Unit	
Tt. 88411		Chih-Min Kan	n 1653	
The MAIL Period for Reply	.ING DATE of this c mmuni	cati n appears n the co	ver sheet with the correspond	dence address
Extensions of time m after SIX (6) MONTH If the period for reply If NO period for reply Failure to reply within Any reply received by	nay be available under the provisions of the state of this communication of the mailing date of this communication of the second above, the maximum state of the set or extended period for the set or extended to the set or extende	JATION. of 37 CFR 1.136(a). In no event, h unication.) days, a reply within the statutory untory period will apply and will exp	XPIRE 1 MONTH(S) FROM ovever, may a reply be timely filed minimum of thirty (30) days will be considere SIX (6) MONTHS from the mailing day in to become ABANDONED (35 U.S.C.) ication, even if timely filed, may reduce a	dered timely.
1)☐ Responsiv	ve to communication(s) file	d on		
		b) This action is non	final	
3) Since this	application is in condition	for allowance except for	form of months	
closed in a Disposition of Claim	accordance with the practic	e under Ex parte Quayl	e, 1935 C.D. 11, 453 O.G. 2	as to the merits is 13.
,	<u>2-23</u> is/are pending in the a			
5) Claim(s)	bove claim(s) is/are is/are allowed.	withdrawn from conside	eration.	
	is/are rejected.			
	is/are objected to.			
	2-23 are subject to restriction	n ond/or all all a		
Application Papers	<u> </u>	n and/or election require	ment.	
9)☐ The specifica	ation is objected to by the E	Examiner		
10)☐ The drawing((s) filed on is/are: a))☐ accepted or h)☐ object	ted to by the Evaminar	
Applicant m	ay not request that any object	tion to the drawing(s) be he	ld in abevance See 37 CED 1	95(a)
11) The proposed	d drawing correction filed o	n is: a)∏ approv	ed b) disapproved by the E	.oo(a). Evaminor
ii approved,	corrected drawings are require	red in reply to this Office ac	stion.	-Adminer.
12)∐ The oath or d	leclaration is objected to by	the Examiner.		
Priority under 35 U.S				
13) Acknowledge	ment is made of a claim for	foreign priority under 3	5 U.S.C. § 119(a)-(d) or (f).	
a)∐ All b)∐ \$	Some * c)☐ None of:			
1.☐ Certifie	ed copies of the priority do	cuments have been rece	ived.	
2.☐ Certifie	ed copies of the priority doc	cuments have been rece	ived in Application No	
3.∐ Copies app	s of the certified copies of the plication from the Internation and detailed Office action for	he priority documents ha	ive been received in this Nat	tional Stage
14) ☐ Acknowledgme	ent is made of a claim for d	Omestic priority under 2	pies not received. 5 U.S.C. § 119(e) (to a provi	
a) 🔲 The trans	slation of the foreign langua	age provisional application	n had boon reading a	
- O/LI ACKHOWIEUGIIIE	ent is made of a claim for d	omestic priority under 3	5 U.S.C. §§ 120 and/or 121.	
			00 35 miles 01 12.1.	
Notice of References C	Cited (PTO-892) 's Patent Drawing Review (PTO-9	4) 🔲	Interview Summary (PTO-413) Pap	er No(s).
or Digitsperson.	s ratent Drawing Review (PTO-9		Notice of Informal Patent Application	
Information Disclosure	Statement(s) (PTO-1449) Paper		Other;	on (PTO-152)

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DETAILED ACTION

1. Applicants' continued prosecution application filed on July 5, 2002 as a divisional of non-provisional application, 09/484,121 is acknowledged. Substituted specification and preliminary amendment filed on July 5, 2002 have been entered, claims 1-11 have been cancelled, and claims 12-23 are pending.

Election/Restrictions

- 2. Restriction to one of the following inventions is required under 35 U. S. C. 121:
 - I. Claims 12-17, drawn to LBP proteins, classified in class 530, subclass 350.
 - II. Claims 18, 22 and 23, drawn to a method of making LBP protein by expressing the protein in cells, classified in class 435, subclass 69.7 and 320.1.
 - III. Claims 19 and 20, drawn to a method of treating septicemia caused by gramnegative or gram-positive bacteria using the protein agent, classified 514, subclass2.
 - IV. Claim 21, drawn to a method of treating systemic inflammatory response syndrome caused by trauma and injury using the protein agent, classified 514, subclass 2.
- 3. The inventions are distinct, each from the other because of the following reasons:

 Inventions II and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product as claimed can be isolated from its natural source or made by chemical peptide synthesis.

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Inventions I and III, IV are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the protein as claimed can be used in an alternative process of Inventions III and IV.

Invention II is distinct from Inventions III and IV because the two groups of methods are independent, using separate method steps, active agents, and having different effects.

Inventions III and IV are related because the inventions use the product of Invention I.

However, the method steps and the outcome are wholly different between Inventions III and IV, therefore, Inventions III and IV are patentably distinct.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification and recognized divergent subject matter, and because Inventions I-IV require different searches but are not co-extensive, examination of these distinct inventions would pose a serious burden on the examiner and therefore restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the

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application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

A telephone call was made to Gabriel Katona on August 2, 2002 to request an oral election to the above restriction requirement, but did not result in an election of the inventions.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chih-Min Kam whose telephone number is (703) 308-9437. The examiner can normally be reached on 8.00-4:30, Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Low can be reached on (703) 308-2923. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-0294 for regular communications and (703) 308-4227 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

Chih-Min Kam, Ph. D.

Patent Examiner

Karen Cochane Carlson, PH.D
PRIMARY EXAMINER

August 3, 2002